Private Law 171 CHAPTER 436

AN ACT

For the relief of T. K. Li.

August 13, 1953

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of the Immigration and Nationality Act, T. K. Li shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act, upon payment of the required visa fee. Upon the granting of permanent residence to such alien as provided for in this Act, the Secretary of State shall instruct the proper quota-control officer to deduct one number from the appropriate quota for the first year that such quota is available. Approved August 13, 1953.

Quota deduction.

66 Stat. 163. 8 USC 1101 note.

Private Law 172

CHAPTER 437

AN ACT

For the relief of Kim Jung Soo.

August 13, 1953

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Kim Jung Soo, shall be held and considered to be the natural-born alien child of Sergeant and Mrs. Joseph W. Monahan, citizens of the United States.

66Stat. 169, 180. 8 USC 1101, 1155.

Approved August 13, 1953.

Private Law 173 CHAPTER 438
AN ACT

For the relief of Mrs. Fumiko Sawai Skovran.

August 13, 1953 [H. R. 723]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, notwithstanding the provisions of section 212 (a) (6) of the Immigration and Nationality Act, Mrs. Fumiko Sawai Skovran may be admitted to the United States for permanent residence if she is found to be otherwise admissible under the provisions of that Act: Provided, That a suitable and proper bond or undertaking, approved by the Attorney General, be deposited as prescribed by section 213 of the said Act.

66 Stat. 182, 188. 8 USC 1182, 1183.

Approved August 13, 1953.

Private Law 174 CHAPTER 439
AN ACT

For the relief of Helga G. Jordan and her son.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, in the administration of the Immigration and Nationality Act, Helga G. Jordan, the fiancée of Jesse J. Kintzel, Junior, a United States citizen and an honorably discharged veteran of World War II, and her son, Ronald Jordan, may be eligible for visas as nonimmigrant temporary visitors

66 Stat. 163. 8 USC 1101 note.

for a period of three months: Provided, That the administrative authorities find that the said Helga G. Jordan is coming to the United States with a bona fide intention of being married to the said Jesse J. Kintzel, Junior, and that she is found otherwise admissible under the immigration laws. In the event the marriage between the abovenamed persons does not occur within three months after the entry of the said Helga G. Jordan and her son, Ronald Jordan, they shall be required to depart from the United States and upon failure to do so shall be deported in accordance with the provisions of sections 242 and 243 of the Immigration and Nationality Act. In the event that the marriage between the above-named persons shall occur within three months after the entry of the said Helga G. Jordan and her son, Ronald Jordan, the Attorney General is authorized and directed to record the lawful admission for permanent residence of the said Helga G. Jordan and her son, Ronald Jordan, as of the date of the payment by them of the required visa fees.

Approved August 13, 1953.

Private Law 175

CHAPTER 440

August 13, 1953 [H. R. 812]

USC 1252,

AN ACT

For the relief of the estate of Mrs. India Taylor Palmi Stevenson.

Mrs. India Stevenson, estate. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in the case of any overpayment of income tax by Mrs. India Taylor Palmi Stevenson, San Antonio, Texas, for the taxable year ending December 31, 1929, for which an allowance of a credit or refund of such overpayment is prevented by the operation of any law or rule of law, credit or refund of such overpayment shall, nevertheless, be allowed or made if claim therefor is filed by the said estate of Mrs. India Taylor Palmi Stevenson within one year from the date of enactment of this Act: Provided, That no interest shall be paid on the amount refunded under this Act. Approved August 13, 1953.

Private Law 176

CHAPTER 441

August 13, 1953 [H. R. 837] AN ACT

For the relief of Lieutenant Colonel James D. Wilmeth.

Lt. Col. James D. Wilmeth.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to James D. Wilmeth, lieutenant colonel, United States Army (serial number O19519), the sum of \$300. The payment of such sum shall be in full settlement of all claims of the said James D. Wilmeth against the United States for recovery of the face value of the military payment certificates (series 472) which he received as part of his pay and allowances on December 12, 1950, while serving in Japan with G-2, General Headquarters, Far East Command, and which could never be converted to money or to military payment certificates of a later series because of the fact that they were temporarily lost or misplaced on June 20, 1951, the date prescribed for the conversion of series 472 certificates: Provided, That no part of the amount appropriated in this Act in excess of 10 per centum thereof shall be paid or delivered to or received by any